533 Rec'd PCT/PTO IN THE WITED STATES PATENT AND TRADEMARK OFFICE

Inventor(s): Appln. No.:	GREEN et al. 09	831,143
	Series Code ↑	Serial No. ↑
Filed: May	7, 2001	OIPE
Hon. Commis Washington, I	sioner of Patents D.C. 20231	AUG 1 0 2001
Sir:	DEDI VIAMENDM	ENT/LETTED AND

Group Art to be assigned Examiner: 6 to be assigned Atty. Dkt.

Date:

0279287 70421/UST

Client Ref Appln. Title: Methods for identifying modulators of

BS69 activity

AUG 2 8 2001

TECH CENTER 1600/2900

·This is a reply/amendment/letter in the above-identified application and includes the herewith attachment of same date and subject which is incorporated hereinto by reference and the signature below is treated as the signature to the attachment in absence of a signature thereto.

FEE REQUIREMENTS FOR CLAIMS AS AMENDED

Small Entity claim							
A. NOT made B. Withdrawn C. made herewith D. made previously For B & C See Required Separate Paper (Pat-256)	Claims Highest number Present Extra remaining after amendment		Present Extra	Large/Small Entity	Additional Fee	Fee Code Lg/Sm	
2. Total Effective Claims	16	**minus	16	0	x \$18/\$9 =	+ \$0	103/203
3. Independent Claims	4 ***minus 4 0		x \$80/\$40 =	+ \$0	102/202		
4. If amendment enters proper multiple dependent claim(s) into this application for first		+ \$270/\$135 =	+ \$0	104/204			
5. Original due Date: August 11, 2001 🔀 NONE							
	•	n the (2 (3 no.OA 4		\$110/\$55 = \$390/\$195 = \$890/\$445 = \$1390/\$695= \$1890/\$945=	+ \$0		115/215 116/216 117/217 118/218 128/228
7. Enter any previous extension fee paid since above original due date and subtract - \$0							
8. Extension Fee Attached				+ \$0			
9. If <u>Terminal Disclaimer</u> attached, <u>add</u> Rule 20(d) official fee				+ \$110/\$55	+ \$0	148/248	
10. If IDS attached requires Official Fee under Rule 97 (c),					1 177	+ \$0	126 126
11. After-Final Request Fee per rules 129(a) and 17(r) + \$710/355					+ \$0	146/246	
12. No. of additional inventions for examination per Rule 129(b)					+ \$0	149/249	
13. Request for Continued Examinati	13. Request for Continued Examination (RCE) + \$710/355				+ \$710/355	+ \$0	1179/1279
14. Petition fee for					+ \$0		
15. TOTAL FEE ENCLOSED =					\$0		

16. *If the entry in this space is less than entry in next space, the "Present Extra" result is "0"

17. **If the "Highest number previously paid for" in this space is less than 20, write "20" in this space.

18. ***If the "Highest number previously paid for" in this space is less than 3, write "3" in this space.

Our Deposit Account No. 03-3975) (Our Order No. 009901 0279287

CHARGE STATEMENT: The Commissioner is hereby authorized to charge any fee specifically authorized hereafter, or any missing or insufficient fee(s) filed, or asserted to be filed, or which should have been filed herewith or concerning any paper filed hereafter, and which may be required under Rules 16-18 (missing or insufficiencies only) now or hereafter relative to this application and the resulting Official Document under Rule 20, or credit any overpayment, to our Accounting/Order Nos. shown above, for which purpose a duplicate copy of this sheet is attached.

This CHARGE STATEMENT does not authorize charge of the issue fee until/unless an issue fee transmittal sheet is filed.

Query: Is appeal deadline now? If so, file Notice of Appeals separately.

Pillsbury Winthfop LL intellectual Property Group

By Atty: Donald J. Bifd

Reg. No. 25323

McLean, VA 22102 Tel: (703) 905-2000

1600 Tysons Boulevard

Sig:

Fax:

(703) 905-2500

Tel:

(703) 905-2018

Atty/Sec: DJB/AMX

NOTE: File this cover sheet in duplicate with PTO receipt (PAT-103A) and attachments

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re PATENT APPLICATION of

GREEN et al.

Appln. No.: 09/831,143

Filed: May 7, 2001

FOR: Methods for identifying modulators of BS69 activity

Date: August 10, 2001

Group Art Unit: to be assigned

Examiner: to be assigned

SUBMISSION UNDER 37 CFR § 1.821 ET SEQ.

Hon. Commissioner of Patents Washington, D.C. 20231

Sir:

In response to the Notification to Comply with Requirements mailed June 11, 2001, please enter the attached substitute paper and computer readable forms of the Sequence Notice to Comply with Requirements is enclosed.

The paper and computer readable forms of the Sequence Listing do not add new matter, and are being submitted in accordance with 37 CFR § 1.821(e).

Furthermore, Statement pursuant to 37 CFR § 182(f) is submitted herewith.

In view of the above, it is respectfully submitted that this application complies with the Requirements for Patent Applications Containing Nucleotide Sequence and/ or Amino Acid Sequence Disclosures pursuant to 37 CFR §§ 1.821 et seq.

If any further information is needed, the Examiner is invited to contact the undersigned.

Respectfully Submitted,

PILLSBURY WINTHROP LLP

By:

Pillsbury Winthrop LLP 1600 Tysons Boulevard McLean, VA 22120 DJB:amx Donald J. Bird

Registration No. 25,323 Tel. No.: (703) 905-2018 Fax No.: (703) 905-2500

UNITED STATES	PATENT AND TRADE	MARK OFFICE	1011	4			
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U.S. APPLICATION NO.		FIRST NAMED APPL	ICENT VIE	MACH INTERNA	ATTY	. DOCKET NO.	
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Si	TATES DESIGNA	TED/ELECTED	OFFICE	DO/EO/U	JS)		
Copy of the int Copy of Article Copy of Article Priority Docum The Internation Translation of A Applicant has requeste the indicated items in paragr prior to 20 or 30 months fro U.S. Basic Nati The following items MU acceptance under 35 U.S.C. a. Translation o later than temporary Translation b. Processing fe appropriate Translation c. Oath or decla the applica surcharge to date. The curren indicated o	ignated Office (37 CFR ional Fee. ernational application. ation of inventors(s). e 19 amendments. ent. al Preliminary Examina Annexes to the International aph 3 below. The Basim the priority date to avonal Fee. ST be furnished within 371: f the application into Enthe appropriate 20 or 30 at translation is defectived. e for providing the translation of the inventors, tion (preferably by the lively be required if submit to ath or declaration does not the attached PCT/DO providing the oath or declaration does not the attached PCT/DO providing the oath or declaration does not the attached PCT/DO providing the oath or declaration does not the attached PCT/DO providing the oath or declaration does not the attached PCT/DO providing the oath or declaration does not the attached PCT/DO providing the oath or declaration does not be attached PCT/DO providing the oath or declaration does not not be attached PCT/DO providing the oath or declaration does not be attached PCT/BO.	Indication of S. Translation of S. Translation of S. Translation of S. Translation of S. Other: INFORMation Report in English onal Preliminary Examer 35 U.S.C. 371(f) be a National Fee and the void abandonment. Copy of the interpretation of the period set forth be neglish. A processing form on the prior of the reasons indicated in the priority date (37 of in compliance with 37 International application in the application of th	and Office (37 mall Entity So the internation Article 19 am MATION DISCLE and its Annothination Report that not file ecopy of the ernational appropriate don and/or the CFR 1.492(f) 7 CFR 1.497(f) 8 cm and propriate 20 cm and propri	CFR 1.495): tatus. nal application pendments int. OSURE; IB 30 exes, if any. ort into Englished the following international polication. to complete the tracked Notice of Annexes late. (a) and (b), produce and of 30 months and (b) for the 20 or 30 months and (c) and (d)	n into English. 106; IB 331 sh. 108 indicates application the requirement of Defection the reasons on the from the property identification on the reasons on the from the from the reasons of the from the fr	d items and must be fil nents for ive attifying e). A riority s the e dependent fees are	leđ
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The time period set above ma 1.136(a).			extension of t	ime under the	provisions	s of 37 CFI	ત
5. If box 3a or 3c is checked, Annexes will be cancelled. A 7. The Article 19 amendm or 30 (37 CFR 1.495(d)) month	ents are cancelled since	required if submitted less a translation was not	ater than 20 a	or 30 months	from the n	riarity data	

Applicant is reminded that any communication to the United States Patent and Trademark Office must be mailed to the address given in the heading and include the U.S. application no. shown above. (37 CFR 1.5)

Commissioner for Patents, Box PCT United States Patent and Trademark Office Washington, D.C. 2023

10 NOV 98

P 279287	ATTY, DOCKET NO.
	P 279287
PPLICATION NO.	PLICATION NO.

PILLSBURY WINTHROP LLP 1100 NEW YORK AVENUE, N.W. 9TH FLOOR WASHINGTON, DC 20005

09/831143

U.S. APPLICATION NO

FIRST NAMED APPLICANT AUG 1 0 2001

INTERNATIONAL APPLICATION PCT/GB99/03648 I.A. FILING DATE PRIORITY DATE 04 NOV 99

1

DATE MAILED: 1 1 JUN 2001

CONTAINING NUCLEOTIDE SEQUENCE AND/OR AMINO ACID SEQUENCE

DISCLOSURES

Applicant has submitted papers under 35 U.S.C. 371 to enter the national stage in the United States of America. The items indicated below, however, are missing. The period within which to correct the deficiency noted below and avoid abandonment. deficiency noted below and avoid abandonment is set forth in the accompanying Notification.

The nucleotide and/or amino acid sequence disclosure contained in this application does not comply with the requirements for such a disclosure as set forth in 37 CFR 1.821-1.825 for the following reason(s):

I he application falls to comply with the requirements of 37 CFR 1.821-1.825.
This application does not contain, a "Sequence Listing" as a separate part of the
disclosure on paper copy or compact disc, as required by 37 CFR 1.821(c).
A copy of the "Sequence Listing" in computer readable format has not been submitted as
required by 37 CFR 1.821(e).
A copy of the "Sequence Listing" in computer readable form has been submitted. The
content of the computer readable form, however, does not comply with the requirements of 37 CFR 1.822 and/or 1.832, as indicated on the attached marked-up copy of the "Raw Sequence Listing."
The computer readable form that has been filed with this application has been found to be
damaged and/or unreadable as indicated on the attached CRF Diskette Problem Report. A substitute computer readable form must be submitted as required by 37 CFR 1.825(d). The paper copy or compact disc of the "Sequence Listing" is not the same as the
computer readable form of the "Sequence Listing" as required by 37 CFR 1.821(e). Other:
APPLICANT MUST PROVIDE:
An initial or substitute computer readable form (CRF) of the "Sequence Listing."
An initial or substitute paper copy or compact disc of the "Sequence Listing," as well as ar

1.821(e), 1.821(f), 1.821(g), 1.825(b) or 1.825(d). FOR QUESTIONS REGARDING COMPLIANCE WITH THESE REQUIREMENTS, PLEASE

are the same and, where applicable, include no new matter, as required by 37 CFR

A statement that the contents of the paper or compact disc and the computer readable form

(703) 308-4216, for Rules interpretation,

CALL:

- (703) 308-4212, for CRF submission help,
- (703) 287-0200, for PatentIn software help.

amendment directing its entry into the specification.